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IN THE UNITED STATES DISTRICT COURT

DISTRICT OF UTAH, CENTRAL DIVISION

Lawrence J. Mitchell, Kay Mitchell, Matthew C. Bishop, Tracy Kilgore, Jennifer K. Zeleny, Joseph W. Steele V, Scott Westin, Bruce Bird, Nathan Ornellas, Anu Sood, Brent Miller, Nicholas Beach, Alex Inskeep, Loretta Grady, Richard Fountain, Matthew Gragg, Akoya Lawani, Sharon Williams, Ken Gregory, Sbeen Ajmal, David Self, Edward Dowdy, April Thomas, Don Black, Reza Kamali, Anthony Baquero, Carina Rhea, Shanell Golden, Kim Weston, Adam Brandt, Jacci Brandt, Jennifer King, Ralph McCoy, Aaron Hands, Ayana Smith, Lisa Stern, Mbegane Diouf, Doug Waters, Candyce Ravenell, Paul Fos, Patricia Burkhalter, Blake Knight, Cameron Casey, Jeffery Taylor, Robert Moyer, Marcia Cameron, Gloria Pledger, Charles Jones, Aaron Brodie, Dominique Evans, Richard Farr, Kevin Saliva, Harold Beard, Travis Ashby, Andrew Gorayeb, Scott Mugrage, Edwin Zorilla, Curtis Dowdle, Steven Stetzel, Glenn Edward Klann, Gilleshammer, Wenoka Thompson, Maryann Aldous, Jennifer Porter, Robin Quigg, Tamar Hodges, Barbara Shadoan, Austin Law, Jennifer Ellsworth, Michelle Sterling, Denise Poe, Jamal Dean, Brandon Westman, Concepcion Powell, Adrian Thompson, Eric Talaska, Zachary Christensen, Erica Jones, Stephen Hope, Nedelka Martinsen et al and unknown Plaintiffs 1-1,000,000

PLAINTIFFS' **POSITION PAPER** REGARDING MARCH 16, 2017 HEARING

Judge Clark Waddoups

Case 2:16-cv-00966

Plaintiffs

V.

Wells Fargo Bank, National Association, a
National Banking Association, and Wells
Fargo & Company, a Delaware Corporation,
and Does 1-5,300

COME NOW Plaintiffs, by and through their counsel, and do hereby state Plaintiffs' Position pursuant to Docket Text Order re [50] regarding whether the court should stay the hearing on the Motion to Compel until the MDL Panel has made its determination on the transfer motion.

Plaintiffs believe the best use of judicial resources and economy would be to allow the MDL Panel to make a determination on the transfer motion prior to any decision being reached on the Motion to Compel. Thus in the unlikely event the MDL Panel transfers the cases elsewhere, this Court will not have squandered its limited time and resources in deciding an issue which will be decided by a different judge.

In the event the MDL Panel does decide to transfer and consolidate the cases to the District of Utah, no harm will be done in staying the hearing on the Motion to Compel.

Christensen Young & Associates, PLLC
/s/ Steven A. Christensen
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CERTIFICATE OF SERVICE

I hereby certify that on this 24th day of February, 2017, a true and correct copy of the

foregoing PLAINTIFFS' POSITION PAPER REGARDING MARCH 16, 2017 HEARING

was filed using CM/ECF which sent notification of the filing to the following:

David H. Fry
Erin J. Cox
Eric P. Tuttle
Munger, Tolles & Olson LLP
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/s/ Zane L. Christensen ...
Zane L. Christensen